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11 RIVERPORT INSURANCE COMPANY

12 UNITED STATES DISTRICT COURT
13
14 NORTHERN DISTRICT OF CALIFORNIA

15 RIVERPORT INSURANCE COMPANY,
16 a Minnesota corporation,

17 Plaintiff,

18 v.

19 OAKLAND COMMUNITY HOUSING,
20 INC., a California corporation; CAHON
21 ASSOCIATES, a California limited
22 partnership; THE JOHN STEWART
23 COMPANY, a California corporation;
24 CHARLES FOWLKES, an individual;
25 GREG HYSON, an individual; and
26 LOREN SANBORN, an individual,

27 Defendants.

28 AND RELATED COUNTERCLAIM

CASE NO. CV08-3883 VRW

LETTER TO JUDGE JOSEPH SPERO

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March 30, 2009

The Hon. Joseph C. Spero
United States District Court
Northern District of California
450 Golden Gate Avenue
Courtroom A, 15th Floor
San Francisco, CA 94102

Re: *Riverport Insurance Company v. Oakland Community Housing, Inc., et al.*
United States District Court, Northern District of California, Case No. CV08-3883 VRW

Dear Magistrate Judge Spero:

The parties to this coverage lawsuit and to the underlying action appeared before Your Honor for a settlement conference on January 20, 2009. The matter did not resolve that day, so Your Honor ordered the parties to return after the then-scheduled March 19, 2009 hearing on motions in the coverage lawsuit, including Riverport Insurance Company's motion for summary judgment and the intervening defendants' motion to dismiss or stay. Your Honor subsequently set a further settlement conference for April 14, 2009 at 9:30 a.m., with updated confidential settlement conference statements due on April 7, 2009 (Docket No. 49).

Judge Walker subsequently continued the dispositive motion hearing date from March 19, 2009 to April 9, 2009. As a result, the court will hear the parties' dispositive motions two days after the updated settlement conference statements are due to Your Honor.

Accordingly, Riverport Insurance Company, through the undersigned counsel, respectfully requests that the due date for updated settlement conference statements be changed to Friday,

SF/1579727v1

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April 10, 2009, so that the parties may inform Your Honor of the results of the April 9, 2009 hearing. All counsel are being copied on this letter. Thank you.

Respectfully,



Jamison R. Narbaitz
Sedgwick, Detert, Moran & Arnold LLP

cc: Elizabeth Williams, Esq.
John Murcko, Esq.
Carol Healey, Esq.

Dated: March 31, 2009

